Issue #8

Should the Commission require the unbundling of operator

services, directory assistance, and repair service?

PARTY

POSITION

AT&T

AT&T has requested the ability to purchase from BellSouth "branded" operator services (including directory assistance, 0+, 0-toll dialing, busy line verification and interrupt). Alternatively the Company requests that BellSouth be ordered to provide selective routing arrangements that will enable an AT&T customer to reach an AT&T operator platform just as a BellSouth customer can reach a BellSouth operator today (i.e., through dialing 0 or 611, etc.).

BELLSOUTH

BellSouth stands ready to unbundle any network elements required by telecommunications carriers where technically feasible. Embedded cost should be utilized in determining the cost of an unbundled network element. There is simply no evidence upon which the Commission can enter an order directing the unbundling of BellSouth's network at any specific price.

MFS

AT&T's request for the unbundling of directory assistance,0+,0-toll assistance, busy line verification and emergency interrupt services is consistent with the Telecommunications Act of 1996. LECs should be required to provide these services to competitive entrants.

SPRINT

Incumbent LECs should offer resellers a mechanism for custom branding resold services. Custom branding for resellers is a service that resellers should pay for. Some branding request may not be technically possible. The Commission should avoid imposing a requirement on LECs if they cannot reasonably comply.

MCI, CUC, COMPTEL

No position taken in brief filed.

ATA

No position taken in testimony presented.

STAFF

The record in this case lacks credible evidence to grant or deny AT&T's request for the unbundling of operator services or selective routing capabilities. Specific issues regarding technical limitations, cost incurred, and cost recovery mechanisms were not adequately addressed. AT&T and BellSouth are directed to submit to the Commission, within 30 days of a signed Order, a joint report which addresses a resolution of these issues. If the parties do not reach a resolution of these outstanding issues, each party should reflect their positions and factual evidence which supports same in the body of the report. Absent a resolution, this report shall be used as a primary basis for a Commission decision in granting or denying AT&T's unbundling request.

EXECUTION COUNTERPART

RECEVED

MAY 1 4 1996

AGREÉMENT

MACHEVO SOCIOTARY Ge Public Service Commenter

THIS AGREEMENT is made by and between BellSouth Telegommunications, iner, ("EvilSouth"), a Georgie corporation, and MCImetre Access Transmission Services, Inc. ("MCIm"). • Delewere corporation, and shall be deemed effective as of May 19, 1996. This egreement may refer to either BellSouth or MCim or both as a "perty" or "parties."

WITHEASTH

WHEREAS, BellSouth is an incumbant local exchange telecommunications company authorized to provide telegommunications services in the states of Florids, Georgie, North Caroline, South Caroline, Alabama, Mississippi, Louisiane, Tennesses and Kentucky; and

WHEREAS, MCim le a local exchange telecommunications company authorized to provide telecommunications services in the states of Florida, Georgia, North Carbline and Tennesses with applications pending or expected to be filed in the remaining Beliffouth etates; and

WHEREAS, while SeliBouth and MCIm have differing positions on important business and policy leaves regarding the appropriate terms and dividitions of Interconfidetion of their reepeptive facilities, they each nevertheless believe that it is to their mutual benefit to reach an expeditious short term agreement on terms and conditions for interconnection so that their respective oustomers may communicate with each other: and

WHEREAS, the parties began negetiating prior to the effective date of the Telesemmunications Act of "1996 ("Act") and have resched agreement to govern their relationship for the two year period commencing with the effective date of this Agreement on a number of Items, such as Interconnection, resiprocal compensation, interim number portability, appear to \$11/2511 services, metters relating to directory listings and directory distribution, interchange of local 800 traffic, use of Ballsouth's line information database ("LIDB"), and access to SeliSouth's 557 database, to the extent contained in this Agreement; and

WHEREAS, the parties acknowledge that the following items shall not be deemed to be included in this Agreement (either by themselves or to the extent such items are an element of the Items referred to in the preceding sentence) and are therefore subject to further negotiation; bessle of local exchange service. provision of unbundled loops, provision of unbundled transport services, provision of unbundled switching services, and any other Item that either party may consider to be required by the Act; and

Spyroprists stars dominissiste in compliance with Section 252 of the Act; and

comprehensive servents peoplize that negotiations will be required to reach a comprehensive serventent servents that the terms of Sections 281 and 282(d) of the Ast and Nava semimental good faith negotiations toward such a semiprehensive servents and

White to the entite that renegatiation of the items contained herein is necessary to him elieut stampfehenelve agreement the parties may modify the terms reflected in this Agreement; and

White the parties have resched such a comprehensive agreement the parties will file the agreement with the appropriate state commissions under Section 252 of the Act; and

Communications Commission se a result of CC Dooket 96-98 on the Items contained in this Agreement may require the parties to further agenties said items.

NOW THE PORE. In consideration of the mutual agreements contained herein. Bellsouth and MCIm agree as follows:

- I. Term of the Agreements Regulatory Changes: Adjustments
 - A. The term of this Abresment shell be two years, beginning May 18, 1886.
- If the gardes agree that (1) if the Pederal Communications Commission ("PCC") or a state public utilities commission or other state or local body having jurisdiction over the subject matter of this Agreement ("State Authority") finds that the farms of this Agreement are inconsistent in one or more meterial respects with any of its be their respective abolitions, rules or regulations promulgated, or (2) if the PCC or a State Authority greempte the affect of this Agreement, then in the event of the assurance of (1) or (2), which occurrence is final and no longer subject to sufficient to emission review, the parties shall immediately commence good faith negatifations to emisorm this Agreement with any such decision, rule, regulation or presimption. The revised agreement shall have an effective date that solincides with the effective date of the original PCC or State Authority's action giving rise to such negotiations. The parties agree that the rates, terms and conditions of any new agreement shall not be applied retreactively to any period prior to such affective date.

- C. In the event that BellSouth provides interconnection and/or temporary number portability arrangements via tariff or has or enters into an interconnection and/or temporary number portability agreement with another entity, BellSouth will permit MCIm an opportunity to inspect such tariff or agreement and upon MCIm request BellSouth will immediately offer MCIm an agreement on the same material terms with effect from the date BellSouth first made such tariff effective or entered into such arrangement and for the remainder of the term of this Agreement. The other items covered by this Agreement and not covered by such tariff or agreement shall remain unaffected and as to such items this Agreement shall remain in effect.
- D. In the event that BellSouth is required by an FCC or a State Authority decision of order to provide any one or more terms of interconnection or other matters odvered by this Agreement that individually differ from any one or more corresponding terms of this Agreement, MCIm may elect to smend this Agreement to reflect all of such differing terms (but not less than all) contained in such decision or order, with effect from the date MCIm makes such alsotion. The other items covered by this Agreement and not opvered by such decision or order shall remain unaffected and as to such items this Agreement shall remain in effect.

II. Scope of the Agreement

- A. This Agreement will govern the interconnection arrangements between the parties to facilitate the interconnection of their facilities and the connection of local and interexchange traffic initially in the states of Figrids, Georgia, Tennessee, Alabama, and North Carolina. The parties agree that additional states may be added to the Agreement on the same terms contained herein upon mutual agreement, which agreement will not unreseenably be withheld. The term of this Agreement shall remain 2 years from the date set forth in Section I.A. above even for any such additional states.
- B. Upon the execution of this Agreement by both parties, MCim agrees that during the period that this Agreement is in affect MCim shall not argue for different treatment of interconnection and temporary local number portability (and if necessary will modify existing positions) before the state commissions in the states covered by this Agreement; provided, that MCim shall not be precluded from maintaining any positions in Fiorida and Tennesses nor from maintaining in any forum that the appropriate pricing standard for transport, collection and other network elements that may be included in this Agreement shall be according the standards set out in Section 252 of the Telécommunications Act of 1996. Subject to the foregoing, the parties agree that nothing in this Agreement shall have the effect of preventing MCim from satively participating in any regulatory proceeding.

ill. Local interconnection

- A. The parties agree for the purpose of this Agreement only that local interconnection is defined as the delivery of local traffic to be terminated on each party's ideal network so that customers of either party have the ability to reach customers of the other party, without the use of any access code or substantial delay in the processing of the call. The parties further agree that the exchange of traffic on BellSouth's Extended Area Service, Extended Calling Service, and other toll substitute calling routes shall be considered local traffic. The delivery of local traffic shall be reciprocal, and compensation shall be a flat per minute uniform and mutual rate based on BellSouth's local switching rates with averaged transport distances. The mutual rate shall not include the Carrier Common Line and interconnection charges, which charges will not be assessed by either party. The state specific local interconnection rates are as delinested on Attachment "A" incorporated herein by this reference.
- B. The parties acknowledge that the quality, elements, and costs of local interconnection can vary, but that, for the purposes of this Agreement only, the parties will average the rates for both tendem and end office switching configurations and for transport distances in the development of the mutual and reciprocal rate described in subsection (A), above.
- C. In order to mitigate the potential adverse impact on either party which might occur as a result of an imbalance of terminating local traffic between the parties, neither party shall be required to compensate the other for more than up to 105% of the total minutes of use of the party with the lower minutes of use in the same month. This cap shall apply to the total local minutes of use calculated on a company-wide basis for each state having an explicit traffic exchange rate covered by this Agreement.

D. Establishing POIs

(1) The parties shall designate points of interconnection ("POIs") on each other's networks. MCIm shall at a minimum designate a POI at each BellSouth access tandem serving the local calling area of the exchanges being served by MCIm. MCI may designate additional POIs within a BellSouth local calling area and BellSouth will not unreasonably refuse to interconnect at each such designated POI. BellSouth may designate a POI at one or more of MCIm's local switching centers within each LATA in which MCIm is providing local service. If no MCIm local switching center is located within such LATA, the parties will arrange a POI at a

1

mutually agreed point within such LATA. MCim will not unreasonably refuse to interconnect at a POI designated by BellSouth.

- (2) Each party shall be responsible for routing cells to the POI for termination via the other's facilities. Each party shall beer its own costs related to installation at the POI. MCIm may establish POIs on the BellSouth network via a negotiated expanded interconnection arrangement or via leased transport between the MCIm network and the BellSouth access tandem. BellSouth may establish POIs on the MCIm network via an expanded interconnection arrangement at an MCIm local switching center or via leased transport between an MCIm expanded interconnect arrangement and an MCIm local switching benter. The parties may charge their teriffed or other generally evaluable rates for the expanded interconnection arrangements and leased transport they may acquire from one another in order to establish the POI.
- (3) MCIm will compensate BeilSouth for terminating local traffic which is delivered at the POI for termination on BellSouth's network or other subtending networks in accordance with Sections III.A., III.B. and III.C., above. BeilSouth will compensate MCIm for terminating local traffic which is delivered at the POI for termination on MCIm's network in accordance with Sections III.A., III.B. and III.C., above. Except as provided in Section IV, no rate elements other than those specified in Sections III.A., III.B. and III.C ahali apply to terminating local traffic. Neither carrier shall impose any charge for delivery of originating traffic to the POI (except that the parties will compensate each other for intraLATA BOO service and similar called-party-pays services at their intrestate switched access rates).
- (4) Either party may use the POI for the interconnection of other types of services, such as toll services, subject to the applicable rates for such interconnection.

E. Trunking and signeling

- (1) (a) The party receiving traffic for termination can elect to receive the traffic in one of two ways: (a) separate trunks for local and non-local; or (b) on combined trunks; provided that separate trunk groups shall be utilized where the delivering party is unable to furnish an auditable percent local usage ("PLU") fabtor to the party receiving the traffic on a quarterly basis.
 - (b) If direct end office trunking with combined trunks is used (see III.E.(3) below), the parties will cooperatively develop a procedure for

accurately determining the amount of interLATA access traffic for proper application of switched access charges.

- (2) The parties may use either one way or two way trunking or a combination, as mutually agreed.
- (3) Trunking can be established to tendems or end offices or a combination as mutually agreed. Normally, trunking will be at the DS-1 level. On a trunk group specific basis, the parties may agree to establish trunking at higher (a.g., DS-3) levels. Initial trunking will be established between the MCIm local switching centers and the Seli South access tandems. The parties will utilize direct and office trunking under the following bonditions:
 - (a) BeilSouth tandem exhaust If a BeilSouth access tendem to which MCim is interconnected is unable to, or is forecasted to be unable to, support additional traffic loads for any period of time, the parties will mutually agree on an end office trunking plan that will alleviate the tandem capacity shortage and ensure completion of traffic between MCim and BST subscribers.
 - (b) Traffic volume The parties shall install and retain direct end office trunking sufficient to handle actual or reasonably forecast traffic volumes, whichever is greater, between an MCim local switching center and a Sell-South and office where traffic between such points exceeds on a forecast to exceed 125,000 minutes of local traffic per month. The parties will install additional capacity between such points when overflow traffic between the MCim switching center and Sell-South access tandem exceeds or is forecast to exceed 125,000 minutes of local traffic per month.
 - (c) Mutual agreement The parties may install direct end office trunking upon the mutual agreement in the absence of conditions (a) or (b) above and agreement will not unreasonably be withheld.
- (4) There will be no charges for the trunking to either the tandem or end office other than those established in Section III D.(2).
- (5) The parties will provide common channel signaling ("CCS") to one another, at no charge, in conjunction with all local and transit trunk groups. The parties will cooperate in the exchange of TCAP messages to facilitate full interoperability of CCS-based features between their respective networks, including

all CLASS features and functions, to the extent each carrier offers such features and functions to its own end users.

(6) The parties will cooperate to jointly plan for the deployment of intercompany 64 Kbps per second clear channel capability.

F. Trunk forecasting

The parties shall periodically exchange technical descriptions and forecasts of their interconnection and traffic requirements in sufficient detail to essure traffic completion to and from all oustomers within the appropriate calling areas.

G. Network Management

- (1) The parties agree to work cooperatively to install and maintain reliable interconnected talecommunications networks, including but not limited to, the exchange of appropriate information concerning network changes that affect services to the other party, maintenance contact numbers and escalation procedures.
- (2) The interconnection of all networks will be based upon accepted industry/historial guidelines for transmission standards and traffic blocking criteria.
- (3) The parties will work cooperatively to apply sound network management principles by invoking appropriate network management controls, e.g., call gapping, to alleviate or prevent network congestion.
- (4) Except as provided for in Section III. D.(2) neither party will charge the other reconfiguration charges for new installations at existing POis.
- (5) The parties agree to provide each other with the proper call information, i.e., originated call party number and destination call party number, CIC, and OZZ, including all proper translations for routing between networks and any information necessary for billing where BellSouth provides recording capabilities. The exchange of information is required to enable each party to route traffic and bill properly.
- (6) The parties will copperate to determine the performence of their respective networks and will implement joint management controls to further overall service integrity.

H. MCIM will essign telephone numbers to its oustomers using at least one NXX per BallSouth tariffed exchange; provided, that sufficient quantities of numbering resources are made available to MCIm.

IV. Transit Traffic with Label Exchange Companies other than BellSouth ("QLEGs"), Independent Companies and Wireless Providers

If either party provides intermediary tandem switching and transport services for the other party's connection of its end user to a local and user of: (1) an OLEC other than MCIm; (2) an incumbent independent local exchange telecommunications company ("ICO"); or (3) a wireless telecommunications service provider, the party performing the intermediary function will bill a per minute charge of \$.005 in Florida and \$.002 in all other states, in either case in lieu of the local interconnection rates set out in section III(A) of this Agreement; provided, that the exchange carrier from which the call originated and the exchange carrier to which the call is to be terminated are interconnected at the same transit point.

V. Transit Traffic with IXC

- A. If BellSouth provides intermediary functions for network access service connection between an IXC and MCim for the purpose of completing intraLATA and interLATA toll calls, each party will provide their own network access services to the IXC on a meet-point basis. The meet-point billing arrangement will be Multiple BillSingle: Tariff option at defined by MECAB. BellSouth may charge the IXC for use of the entrance facility, the tendem switching and a mutually agreed portion of non-interconnection transport charge. BellSouth will not include an element for the Residual interconnection Charge ("RiC") and MCim will be entitled to bill and collect the appropriate RiC and/or sity other applicable rate elements.
- B. Each party will provide to the other access records sufficient to enable billing to the IXCs. Records shall be provided in the Exchange Message Record format, BeliCore Standard BR 010-200-010, as amended.
- C. (1) BellSouth shell provide to MCIm, on a daily basis, Switched Access
 Detail Usage data (EMR Category 1101XX records) for calls from IXCs that have
 transited BellSouth's tendems and terminated to MCIm's switching centers.
- (2) NiCim shall provide to BellSouth, on a monthly basis, Switched Access Summary Usage Data (EMR Category 1150XX records) for calls to IXCs which originate at MCIm's switching senters.
- (3) The parties will mall necessary billing information on magnetic tape or tape certridge using EMR format to:

If to MCIm:

If to BellSouth:

CSI/NIB
Attention: David Carr
1315 Stadium Drive
Manketo, Minnesota 56001

or at such other addresses the intended recipient previously shall have designated by written notice to the other party.

- (4) The parties will exphange test files to support the initial implementation of the processes defined in Section V of this Agreement. Exchange of test data will commence one week after AMA cartification begins. Test data shall be socuel recorded usage records.
- (5) The parties shall operdinate and exchange the billing account reference (BAR as defined by MECAB) and bill account cross reference (BACR as defined by MECAB) numbers for meet point billing service. Each party shall notify the other if the level of billing or other BAC/BACR elements change, resulting in a new BAR/BACR number.
 - (6) The parties shall nigorists the BiP percent for each tendem.

VI. Interim Local Number Portability

- A. BellSouth will make Remote Call Forwarding ("RCF") evallable as a means to implement interim local number portability. The parties agree to pay \$1.50 per business line (one path) per month, and \$1.25 per residential line (one path) per month for each line equipped with remote call forwarding. In addition, there will be a charge of \$.50 for each additional path per month. The nonrecurring charge for the establishment of RCF will be \$25.00 per order for multiple residential or business lines for one or more and user oustomers placed on the same order within an NPA or the area included within an NPA.
- B. No later than March 31, 1997 Bell Bouth will make a revised cost study for RCF available for review by MCim under an appropriate confidentiality agreement. Bell South will negotiate priod reductions for RCF based on the results of such cost study, if any such reduction is appropriate, which shall be effective thirty (30) days after the date of such cost study.

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C. In those instances where toll traffic is terminated to a number ported to MCim using RCF, then BellSouth will bill addess to the IXC under the meet point arrangements agreed to in Section V hereof. Notwithstanding the foregoing, if MCim is directly interconnected to MCi Telecommunications Corporation and to AT&T Corporation for traffic other than that which involves a remote call forwarded call, then BellSouth will remit to MCim all access revenues that it is entitled to charge any IXC. Although this provision will provide access revenues to MCim for traffic involving IXC's with which it is not directly interconnected, the parties have reached this agreement because it is administratively efficient and convenient for BellSouth.

VII. Certain Other Services

Certain other BellSouth services shall be provided as set forth in Appendix B.

Vill. Unbundled Network Elements, Local Resale, and Permanent Local Number Portability

Except as otherwise provided herein, the parties have not come to agreement on the issues of unbundled network elements, local resale and permanent local number portability and, as such, these issues will remain outside the scope of this Agreement. Both parties agree to continue to negotiate in good faith on these issues. The provisions in Vii above will not prejudice positions the parties may take in such negotiations or in regulatory proceedings where terms and conditions governing the purchase of such services from BellSouth are at issue.

IX. Liability and indemnifigation

A. Liability Cap.

(1) With respect to any claim or sult, whether based in contract, tort or any other theory of legal liability, by MCim, any MCim customer or by any other person or entity, for damages associated with any of the services provided by BellSouth pursuant to or in connection with this Agreement, including but not limited to the installation, provision, preemption, termination, maintenance, repair or restoration of service, and subject to the provisions of the remainder of this Article IX.

BellSouth's liability shall be limited to an amount equal to the proportionate charge for the service provided pursuant to this Agreement for the period during which the service was affected. Notwithstanding the foregoing, claims for damages by MCim, any MCim customer or any other person or entity resulting from the gross negligence or willful misconduct of BellSouth and claims for damages by MCim resulting from the failure of BellSouth to honor in one or more material respects any

one or more of the material provisions of this Agreement shall not be subject to such limitation of liability.

- (2) With respect to any cialm or suit, whether based in contract, tort or any other theory of legal liability, by BallSouth, any BallSouth customer or by any other person or entity, for damages associated with any of the services provided by MCim pursuant to or in conspction with this Agreement, including but not limited to the installation, provision, preemption, termination, maintenance, repair or restoration of service, and subject to the provisions of the remainder of this Article IX, MCim's liability shall be limited to an amount equal to the proportionate charge for the service provided pursuant to this Agreement for the period during which the associate was affected. Notwithstanding the foregoing, claims for damages by BallSouth, any BallSouth customer or any other person or entity resulting from the gross negligence or willful misconduct of MCim and claims for damages by BallSouth resulting from the failure of MCim to honor in one or more material respects any one or more of the material provisions of this Agreement shall not be subject to such limitation of liability.
- 3. Neither party shall be liable for any act or omission of any other telecommunications company to the extent such other telecommunications company provides a portion of a service.
- C. Neither party shall be liable for damages to the other party's terminal location, POI or the other party's outtomers' premises resulting from the furnishing of a service, including but not limited to the installation and removal of equipment and associated wiring, except to the extent the damage is caused by such party's gross negligence or willful misconduct.
- D. Notwithstanding subsection A., the party providing earvices under this Agreement, its affiliates and its parent company shall be indemnified, defended and held harmless by the party receiving such services against any claim, loss or damage arising from the receiving party's use of the services provided under this Agreement, involving: 1) claims for libel, slander, invasion of privacy or copyright infringement arising from the content of the receiving party's own communications; 2) any claim, loss, or damage claimed by the receiving party's customer(s) arising from such customer's use of any service, including 911/E911, that the customer has obtained from the receiving party and that the receiving party has obtained from the supplying party under this Agreement; or 3) all other claims arising out of an act or omission of the receiving party in the course of using services provided pursuant to this Agreement. Notwithstending the foregoing, to the extent that a claim, loss or damage is caused by the gross negligence or willful misconduct of a

P. 13

supplying party the receiving party shall have no obligation to indemnify, defend and hold harmless the supplying party hereunder.

- R. Neither party guarantees or makes any warranty with respect to its services when used in an explosive atmosphere. Notwithstending subsection A., each party shall be indemnified, defended and held harmless by the other party or the other party's customer from any and all claims by any person relating to the other party or the other party's customer's use of services so provided.
- F. No license under patents (other than the limited license to use in the course of using a service provided pursuent to this Agreement) is granted by one party to the other or shall be implied or arise by estoppal, with respect to any service offered pursuant to this Agreement. Notwithstanding subsection A., the party providing a service pursuant to this Agreement will defend the party receiving such service against claims of patent infringement arising solely from the use by the receiving party of such service and will indemnify the receiving party for any damages awarded based solely on such claims. Such indemnification shall not, however, extend to claims for patent infringement to the extent the alleged infringement results from:
- (1) Modification of the service by someone other than the providing party and/or its subcontractors, where there would be no such infringement or violation in the absence of such modification; or
- (2) The combination, operation or use of the service with any product, data or apparatus not provided by the providing party and/or its subcontractors, where there would be no such infringement or violation in the absence of such combination, operation or use.
- Q. Promptly after receipt of notice of any claim or the commencement of any action for which a party may seek indemnification pursuant to this Article IX, such party (the "indemnified Party") shell promptly give written notice to the other party (the "indemnifying Party") of such claim or action, but the failure to so notify the indemnifying Party shall not relieve the indemnifying Party of any liability it may have to the indemnified Party except to the extent the indemnifying Party has actually been prajudiced thereby. The indemnifying Party shall be obligated to assume the defense of such plaim, at its own expense. The indemnified Party shall cooperate with the indemnifying Party's reasonable requests for assistance or information relating to such claim, at the indemnifying Party's expense. The indemnified Party shall have the right to participate in the investigation and defense of such claim or action, with separate counsel shosen and paid for by the indemnified Party.

H. A party's failure to provide or maintain services offered pursuant to this Agreement shall be excused to the extent such failure is the result of labor difficulties, governmental orders, civil commotion, oriminal acts taken against such party, acts of God or other circumstances beyond such party's reasonable control,

X. Prestment of Proprietary and Confidential Information

- A. Both perties agree that it may be necessary to provide each other during the term of this Agreement with certain confidential information, including but not limited to trade secrets, technical and business plans, technical information, proposals, specifications, drawings, procedures, oustomer account data, call detail records and like information (hereinafter collectively referred to as "information"). "Information" may be disclosed in written or other tangible form (including on magnetic media) or by oral, visual or other means. Regardless of the means of disclosure, information shall be protected by the receiving party pursuant to the terms of this Article X provides that such information should reasonably have been understood by the receiving party, because of legends or other markings, the circumstances of disclosure or the nature of the information itself, to be proprietary and confidential to the disclosing party. Each party agrees that the information it receives shall not be copied or reproduced in any form except to the extent reasonably necessary to such party's exercise of its rights or performance of its obligations pursuant to this Agreement. Each party agrees to protect the information received from distribution, discipsure or dissemination to anyone except its employees with a need to know such information. Each party will use the same standard of care to protect information received as it would use to protect its own confidential and proprietary information.
- B. Notwithstanding the foregoing, both parties agree that there will be no obligation to protect any portion of information that is either 1) made publicly available by the owner of the information or lawfully disclosed by a nonparty to this Agreement; 2) lawfully obtained from any source other than the owner of the information; 3) previously known to the receiving party without an obligation to keep it confidential; or 4) independently developed by the receiving party without use of the information received.
- C. Disclosure of information received shall not be prohibited to the extent such disclosure is compelled by a court or administrative agency having jurisdiction over the receiving party or is otherwise required by iaw. In such event, however, the receiving party shall use teasonable efforts to notify the other party prior to making such disclosure and shall properate in the other party's efforts to object to

such discipeure or to obtain confidential treatment of the information to be discipsed.

D. This Article X shall survive the termination or expiration of this Agreement with respect to any information disclosed by one party to the other while this Agreement was in effect. All information shall be returned to the disclosing party within a reasonable time following the disclosing party's request or the termination of expiration of this Agreement, whichever is earliest.

XI. Resolution of Disputes

On a non-exclusive basis, the parties agree that any dispute that arises as to the interpretation of any provision of this Agreement or as to the proper implementation of this Agreement may be brought before the appropriate State Commission or Commissions for a resolution of the dispute. However, each party reserves any rights it may have to seek judicial review of any ruling made by a Commission concerning this Agreement or to seek resolution of a dispute before any other federal or state body or tribunal.

XII. Umitation of Use

The parties agree that this Agreement shall not be proffered by either party in any jurisdiction as evidence of any concession or as a waiver of any position taken by the other party in that jurisdiction or for any other purposes.

XIII. Walvera

Any failure by either party to insist upon the strict performance by the other party of any of the provisions of this Agreement shall not be deemed a waiver of any of the provisions of this Agreement, and each party, notwithstanding such failure, shall have the right thereafter to insist upon the specific performance of any and all of the provisions of this Agreement.

XIV. Governing Law

This Agreement shall be governed by, and construed and enforced in secondance with, the laws of the State of Georgia, without regard to its conflict of laws principles, and the federal Communications Act of 1934, as amended by the Telecommunications Act of 1998.

XV. Publicity

The parties intend to issue a joint press release announcing this Agreement upon its execution. Neither party will issue any other public announcement or otherwise publicize the existence or terms of this Agreement without the consent of the other; provided, that nothing shall prevent the parties from communicating the terms of this Agreement to any local, state or federal entity having jurisdiction over or an interest in its subject matter, notwithstanding Section XII above.

XVI. Notices

A. Every notice, consent, approval, or other communications required or contemplated by this Agreement shall be in writing and shall be delivered in person or given by postage prepaid mail, address to:

BallBouth Telecommunications, Inc.	MCImetro Access Transmission · Services, Inc.
·	8521 Leesburg Pike
	Vienna, VA 22182
***	with a copy to:
	MCI Communications Corporation

Gorporation
1801 Pennsylvania Ave., N.W.
Weshington, DC 20006
Attention: General Counsel

or at such other addresses the intended recipient previously shall have designated by written notice to the other party.

B. Where specifically required, notices shall be by certified or registered mail. Unless otherwise provided in this Agreement, notice by mail shall be effective on the date it is officially recorded as delivered by return receipt or equivalent, and in the absence of such record of delivery, it shall be presumed to have been delivered the fifth day, or next business day after the fifth day, after it was deposited in the mails.

XVII. Entire Agreement

This Agricular sets forth the entire understanding and supersedes prior agreements between the parties relating to the subject matter contained herein and merges all prior discussions between them, and neither party shall be bound by any definition, condition, provision, representation, warranty, covenant or promise other than as expressly stated in this Agreement or as is contemporaneously or subsequently set forth in writing and executed by a duly authorized officer or representative of the party to be bound thereby.

XVIII. Counterparts

This Agreement may be executed in two or more counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument.

BellSouth Telegommunications, Inc.

Blan aktin

Dichard A Ander

Printed Name

TITLE: President-BBS

MCImetro Access Transmission

Berviges, Inc.

BY: Male Slave

Blandtura

Name: Nate Davis

Printed Name

TITLE: Chief Operatino Officer

ATTACHMENT A

The state specific local interconnection rates are as follows:

SYATE		RATE
Florida		#0.011
Georgia		0.01
Tennessee*		0.019
Alebama	\$	0.01
North Cardlina	¥.	0.013

No additional charges for collection, entrance facilities or additional transport services will apply unless mutually agreed.

If during the term of this Agreement the intrastate local switching rate is reduced in Tennessee from \$0.0175 the interconnection rate for Tennessee will be reduced by the same dollar amount.

ATTACHMENT B

The parties agree to the following terms and conditions delineated below regarding the following features, functions and capabilities:

I. Access to 911/E911 Emergency Network

- A. For basic 911 service, BellSouth will provide to MCIm a list consisting of each municipality in each state covered under this Agreement that subscribes to Basic 911 service. The list will also provide, if known, the £911 conversion date for each municipality and, for network routing purposes, a ten-digit directory number representing the appropriate emergency answering position for each municipality subscribing to 911. MCIm will arrange to accept 911 cells from its end users in municipalities that subscribe to Basic 911 service and translate the 911 cell to the appropriate 10-digit directory number as stated on the list provided by BellSouth. MCIm will route that call to BellSouth at the appropriate tandem or end office. When a municipality converts to £911 service, MCIm shall discontinue the Basic 911 procedures and begin the £911 procedures, set forth in subsection (B), below.
- For E911 service, MCim shall install a minimum of two dedicated trunks originating from MCim's serving wire center and terminating to the appropriate E911 tendem. The dedicated trunks shall be, at minimum, D80 level trunks configured either as a 2 wire analog interface or as part of a digital (1.544 Mb/s) interface. Either configuration shall use CAMA type signaling with multifrequency (MF) pulsing that will deliver automatic number identification (ANI) with the voice portion of the call. If the user interface is digital, MF pulses, as well as other AC signals, shall be encoded per the u-255 Law convention. MCim will provide Bell8outh updates to the E911 database in a timely manner.
- G. If a municipality has converted to E911 service, MCIm will forward 911 calls to the appropriate \$9.1 primary tendem, along with ANI, based upon the current £911 and office to tendem homing arrangement as provided by BellSouth. If the primary tendem trunks are not available, MCIm will alternatively route the call to a designated 7-digit local number residing in the appropriate PSAP. This call will be transported over BellSouth's interoffice network and will not carry the ANI of the calling party.

- D. BeilSouth and MCim agree that the practices and procedures contained in the E911 Local Exchange Carrier Guide For Facility-Based Providers ("LEC Carrier Guide"), as it is amended from time to time during the term of this Agreement by BeilSouth with the agreement of MCim, shall determine the appropriate procedures and practices of the parties as to the provision of 911/E911 Access. The LEC Guide shall at a minimum include, or BeilSouth shall separately provide, ALI detabase update procedures, 911 trunk restoration procedures, and special handling procedures for operator assisted emergency calls.
- at MCim's option, purchase such transport from BeliSouth 911 tendem, MCim may, at MCim's option, purchase such transport from BeliSouth at rates set forth in either BeliSouth's intrastate ewitched access services tariff.
- F. Belisouth obtain for MCIm access to and copies of applicable Master Street Address Guides (MSAGs) and obtain updates for MCIm.
- Mhere BellSouth is responsible for maintenance of the E911 database and can be compensated for maintaining MCIm's information by the municipality BellSouth shall seek such compensation. BellSouth may seek compensation for its costs from MCIm only if and to the extent BellSouth is unable to obtain such compensation from the municipality. Within 30 days of the date of this Agreement BellSouth shall identify for MCIm those municipalities for which BellSouth will seek compensation from MCIm and the amount of such compensation.

II. Directory Listings and Directory Distribution

- A. BellSouth will alrange to include the primary listing of each MCIm customer in the residential of business white pages directories, as appropriate, as well as the directory assistance database, as long as MCIm provides information to BellSouth in a manner competible with BellSouth's operational systems. A primary listing is defined as either the MCIm assigned number for a customer or the oustomer's number for which Service Provider Number Portability service is provided, but not both numbers.
- primary listings in the white bages directories as appropriate; 2) distribute directory books annually to MCIm's outcomers; 3) radyole MCIm's customers' directory books; and 4) maintain the Directory Assistance database. The parties agree to sooperate with each other in formulating appropriate procedures regarding lead time, timeliness, format and pontent of listing information.

C4 Additional listings and optional flatings may be provided by BallSouth at the rates set forth in the General Subscriber Services Tariff as the tariff is amended from time to time during the term of this Agreement.

III. 800 Traffic

- A. BeijBouth agrees to compensate MCim, pursuant to MCim's published originating switched scoops charges, including the database query charge, for the origination of 800 traffic terminated to BeijSouth.
- B. MCIm will provide to BellSouth the appropriate records necessary for BellSouth to bill BellSouth's IntraLATA 800 customers. The records provided by MCim will be in a standard EMR format for a fee, paid by BellSouth to MCim, of 40.03 per record.
- G. If MCIm provides 800 services to its end users during the term of this Agreement, it agrees to compensate SellSouth, pursuant to SellSouth's originating switched access charges, including the database query charge, for the origination of 800 treffic terminate to MCIm. BellSouth agrees to provide MCIm the appropriate records for MCIm to bill its 800 customers. The records provided will be in a standard EMR format for a fee, paid by MCIm to BellSouth, of \$0.015 per record.
- D. If during the term of this Agreement, BellSouth is permitted to provide interLATA 800 services, BellSouth will compensate MCIm for the origination of such traffic pursuant to subsection A, above. MCIm shall provide the appropriate records for billing pursuant to subsection B, above.
- E. If MCIm utilizes BellBouth's 800 database for query purposes only, the rates and charges shall be select forth in BellSouth's intrestate Access Services Tarlif, as said tariff is amended from time to time during the term of this Agreement.
- F. Should MCIm require 800 Access Ten Digit Screening Service from BellSouth, it shall have algnating transfer points connecting directly to BellSouth's local or regional signating transfer point for service control point database query information. MCIm shall utilize 887 Signaling links, ports and usage from BellSouth's intrestate Access Services Teriff. MCIm will not utilize switched access FGD service. 800 Access Ten Digit Screening Service is an originating service that is provided via 800 Switched Access Service trunk groups from BellSouth's SSP equipped and office or access tandem providing an IXC

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identification function and delivery of call to the IXC based on the disled ten digit number. The rates and charges for said service shall be as set forth in BellSouth's intrastate Access Services Tar if as said tariff is amended from time to time during the term of this Agreement.

IV. Operator Bervices and Signaling

- A. The parties agree to mutually provide busy line verification and emergency interrupt services pursuant to each party's published Tariffs as the Tariffs are amended from time to time during the term of this Agreement. The parties agree to cooperate with each other in formulating appropriate engineering solutions for this service.
- B. BeliSouth will also offer to MCim, pursuant to published tariff as the Teriffs are amended from time to time during the term of this Agreement. Directory Assistance Cali Completion Access Service and Number Services Intercept Access Services. The offering of Directory Assistance Cali Completion Access Service and number Services Intercept Access Services and number Services Intercept Access Services is subject to state obmmission approval.
- C. BallSouth will enter MCIm line information into its Line information.

 Database ["LIDB") pursuant to the terms and conditions to be contained in an agreement to be negotiated, which agreement shall be incorporated herein and made a part hereof by reference. MCIm's presence in BallSouth's LIDB will enable MCIm's end users to participate or not participate in alternate billing arrangements such as collect or third number billed onlis.

CONVISSIONERS ADDENDIA

BOBDLEDEN CHARNAN BAND N. (DAVE BN. SE BOBSET B. (BOSS) - BAKKE JR BIAL BARBSE STAN W.SE



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Seorgia Public Serbice Commission

244 WASHINGTON STREET, SW ATLANTA, GEORGIA 30334-5701

(404)E56-4501 ON 1(800)282-5813 File: Dielart No. 5840-U

July 3, 1995

Dear Member of the Georgia Telecommunications Industry

As you know, the Telecommunications Competition and Development Act (SB 137) requires that all Local Exchange Carriers (LECs) implement "number portability" as soon as reasonably possible after shown to be economically and technically feasible and in the public interest, and that access to local telephone numbering resources and assignments shall be made available on equitable terms. The Act authorizes competition for local exchange services, in reliance on market based competition as the best mechanism for the selection and provision of needed telecommunications services.

In order to further the goals of the Act, and to further a results-oriented dialogue among the industry and with the Commission, the GPSC has scheduled a Number Portability and Administration Workshop for August 16th and 17th. The GPSC invites you to participate in that Workshop.

The Workshop is viewed by the GPSC as part of a process, not just an event. The Mission of that process is:

Obtain information and industry consensus to the extent feasible on the necessary modifications to allow number portability as soon as reasonably possible, technically and economically. Also, obtain information and industry consensus to the extent feasible on access to local telephone rumber resources and assignments, recognizing the scarcity of such resources and adopted national assignment guidelines and Commission rules.

The focus of the process is <u>results-oriented</u>. The GPSC desires to identify areas where consensus can be reached, and also any remaining areas where there may be differences regarding policy direction or facts

An agenda for the Workshop is attached. Also attached is a <u>registration form</u>, please fill it out and return it promptly.

As part of this process, the GPSC staff is issuing requests for information to all members of the Georgia telecommunications industry. This information is important to progress in this matter, and accordingly responses are due by July 26, 1995

The GPSC staff is being assisted in this matter by Ostrander Consulting (Bion Ostrander and David Brevitz). If you wish to discuss matters related to the Workshop and this process; they may be reached at (913) 272-8673. Also, you may be contacted by them during this process, and if you are we request your continued cooperation. We all have a large mission to accomplish in ensuring a smooth transition to competition in telecommunications, and your cooperation is greatly appreciated.

Sincerely, B.B. Knowle

B.B. Knowles

Director, Utilities Division

APPENDIX

COMMISSIONERS:

909 DURDEN, CHAIRMAN DAVID N. (DAVE) BAKER ROBERT B. (BOBBY) BAKER MAC BARBER STAN WISE



RECEIVED

NOV 7 1995

WILLIAM J. DOVER
EXECUTIVE DIRECTOR
TERRI M. LYNDALL
EXECUTIVE SECRETARY

Georgia Public Service Commission

244 WASHINGTON STREET. S.W. ATLANTA, GEORGIA 30334-5701 (404) 656-4501 OR 1 (800) 282-5813

Docket No. 5840-U

NOTICE OF PROPOSED RULEMAKING

TO: (a) - Legislative Counsel - State of Georgia

- (b) All Parties of Record Docket No. 5840-U
- (c) All Local Exchange Companies in Georgia
- (d) All Interexchange Carriers in Georgia
- (e) Consumer's Utility Counsel of Georgia
- (f) Affected Commission Staff
- (g) All Parties on GPSC Telecommunications and Utility Rulemaking Mailing
 List

FROM:

Georgia Public Service Commission

244 Washington Street, S.W. Atlanta, Georgia 30334

IN RE:

Consideration of Rule Concerning Local Number Portability pursuant to the

Telecommunications and Competition Development Act of 1995

All interested parties are hereby notified pursuant to Ga. Laws 1964, pp. 338, 342, as amended (Official Code of Georgia Annotated ("O.C.G.A.") § 50-13-4) that the Georgia Public Service Commission ("Commission") intends to consider the adoption of a proposed rule concerning local number portability pursuant to, and generally establishing a framework for further rules that will implement the Telecommunications and Competition Development Act of 1995 (Section 2 of S.B. 137), O.C.G.A. § 46-5-160 et seq., and in particular O.C.G.A. §§ 46-5-168(b) and 46-5-170.

The Commission proposes that the rule become effective as provided by law twenty days after approval in the regularly scheduled Administrative Session on December 19, 1995 and subsequent filing with the Secretary of State.

Docket No. 5840-U Page 1 of 16